

### **REMARKS/ARGUMENTS**

The Examiner has rejected all of the pending claims in the present application. In response Applicant has amended the claims to cancel claims 1 – 17 and included new claims 18 – 31.

The new claims do not claim any new subject matter, and should be allowable over the prior art. However, Applicant makes the following remarks/arguments in response to the Examiner's previous argument.

With respect to the prior art patent granted to Wick, U.S. Patent No. 5,014,851 (hereinafter "Wick") Applicant notes that the claims are allowable over Wick because Wick does not disclose a wallet pill card that includes a base portion in addition to the cavity. Indeed, as shown by Wick, Figures 5 and 6, the entire device includes cavities. This embodiment prevents the device disclosed by Wick from fitting in a credit card slot of a wallet, and does not allow for a cavity to reside with the open area defined by the folding over of two sides of a wallet. Additionally, Applicant notes that the device disclosed by Wick is incapable of holding a tube of medicament, and that a capsule, as shown in Figure 6, is not a tube of medicament.

With respect to Kerfoot, U.S. Patent No. 5,390,796 (hereinafter "Kerfoot") it is clear that the device disclosed by Kerfoot is incapable of fitting within a wallet, nor does the device disclosed by Kerfoot include a cavity located at the top of the device. Figures 12 – 14 of Kerfoot show clearly that any portion arguably construed as a "cavity" is located on the bottom half of the device, and merely comprises a stretchable envelope.

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Accordingly, neither of the devices disclosed by Wick or Kerfoot, alone or in combination can be rightly said to anticipate Applicant's invention.

Reconsideration and further examination is respectfully requested.

The Commissioner is hereby authorized to charge any additional fees which may be required for this amendment, or credit any overpayment to Deposit Account No. 12-0115.

In the event that an extension of time is required to file this response, the Commissioner is requested to grant a petition for that extension of time that is required to make this response timely and is hereby authorized to charge any fee for such an extension of time or credit any overpayment for an extension of time to Deposit Account No. 12-0115.

Applicant has made a diligent effort to place the claims in condition for allowance. However, should there remain unresolved issues that require adverse action, it is respectfully requested that the Examiner telephone Patrick D. Archibald, Applicant's Attorney at (617) 720-0091 so that such issues may be resolved as expeditiously as possible.

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For these reasons, and in view of the above amendments, this application is now considered to be in condition for allowance and such action is earnestly solicited.

Respectfully Submitted,

05/22/2006     /Patrick D. Archibald, Reg. #52,464/  
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